EIGHTY-FOURTH GENERAL ASSEMBLY 2012 REGULAR SESSION DAILY HOUSE CLIP SHEET

APRIL 26, 2012

Senate Amendment to HOUSE FILE 2460

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H-8509
      Amend House File 2460, as amended, passed, and
 2 reprinted by the House, as follows:
      <1. By striking everything after the enacting
 4 clause and inserting:
 5 <Section 1. Section 2.48, subsection 3, paragraph 6 b, subparagraph (2), Code 2011, is amended by striking
 7 the subparagraph.
      Sec. 2. Section 2.48, subsection 3, paragraph
9 c, Code 2011, is amended by adding the following new
10 subparagraph:
      NEW SUBPARAGRAPH.
                          (6) Property tax revenue
12 divisions for urban renewal areas under section 403.19.
      Sec. 3. Section 11.11, Code Supplement 2011, is
13
14 amended to read as follows:
      11.11 Scope of audits.
16
      The written report of the audit of a governmental
17 subdivision shall include the auditor's opinion as
18 to whether a governmental subdivision's financial
19 statements are presented fairly in all material
20 respects in conformity with generally accepted
21 accounting principles or with an other comprehensive
22 basis of accounting. As a part of conducting an
23 audit of a governmental subdivision, an evaluation of
24 internal control and tests for compliance with laws and
25 regulations shall be performed. As part of conducting
26 an audit of a governmental subdivision, an examination
27 of the governmental subdivision's compliance with the
28 reporting requirements of section 331.403, subsection
29 3, or 384.22, subsection 2, if applicable, shall be
30 performed.
      Sec. 4. Section 24.21, Code 2011, is amended to
31
32 read as follows:
      24.21 Transfer of inactive funds.
      Subject to the provisions of any law relating to
35 municipalities, when the necessity for maintaining any
36 fund of the municipality has ceased to exist, and a
37 balance remains in said fund, the certifying board or
38 levying board, as the case may be, shall so declare by
39 resolution, and upon such declaration, such balance
40 shall forthwith be transferred to the fund or funds of
41 the municipality designated by such board, unless other 42 provisions have been made in creating such fund in
43 which such balance remains. In the case of a special 44 fund created by a city or a county under section
45 403.19, such balance remaining in the fund shall be
46 allocated to and paid into the funds for the respective
47 taxing districts as taxes by or for the taxing district
into which all other property taxes are paid.

Sec. 5. Section 331.403, subsection 3, Code 2011,
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50 is amended by striking the subsection and inserting in

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- 1 lieu thereof the following:
- 2 3. a. Each county that had an urban renewal
 3 plan and area in effect at any time during the most
 4 recently ended fiscal year shall complete for each
 5 such urban renewal plan and area and file with the
 6 department of management an urban renewal report by
 7 December 1 following the end of such fiscal year.
 8 Each report shall be approved by the affirmative vote
 9 of a majority of the board and be prepared in the
- 10 format and submitted electronically pursuant to the
- 11 instructions prescribed by the department of management 12 in consultation with the legislative services agency.
- b. The report required under this subsection shall include all of the following as of June 30 of the most recently ended fiscal year or the information for such 16 fiscal year, as applicable:
- 17 (1) Whether the urban renewal area is determined by 18 the county to be a slum area, blighted area, economic 19 development area or a combination of those areas, and 20 the date such determination was made.
- 21 (2) A map clearly identifying the boundaries of the 22 urban renewal area.
- 23 (3) A copy of the ordinance providing for a 24 division of revenue in the urban renewal area under 25 section 403.19.
- 26 (4) A copy of the urban renewal plan adopted for 27 the urban renewal area, the date of each amendment to 28 the plan, and a copy of such amendment.
- 29 (5) A list and description of all urban renewal 30 projects within the urban renewal area that are in 31 process and all urban renewal projects that were 32 completed during the fiscal year.
- 33 (6) A description of each expenditure during the 34 fiscal year from the county's special fund created 35 in section 403.19. Each such expenditure shall be 36 classified by the county according to categories 37 established by the department of management and shall 38 be designated as corresponding to the specific loan, 39 advance, indebtedness, or bond which qualifies for 40 payment from the special fund under section 403.19. 41 Each such expenditure shall also be designated as 42 corresponding to one or more specific urban renewal 43 projects. This description shall not be required for 44 the report required to be filed on or before December 45 1, 2012.
- 46 (7) The amount of loans, advances, indebtedness, 47 or bonds, including interest negotiated on such loans, 48 advances, indebtedness, or bonds, which qualify for 49 payment from the special fund created in section 50 403.19, and which were incurred or issued during H-8509

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- 1 the fiscal year. Each such loan, advance, debt, or 2 bond shall be classified by the county according to 3 categories established by the department of management 4 and shall be designated as corresponding to one or more 5 specific urban renewal projects.
- 6 (8) The amount of loans, advances, indebtedness, 7 or bonds that remain unpaid at the close of the fiscal 8 year, and which qualify for payment from the special 9 fund created in section 403.19, including interest 10 negotiated on such loans, advances, indebtedness, or 11 bonds.
- 12 (9) The total amount of property taxes that were 13 exempted, rebated, refunded, or reimbursed by the 14 county, used to fund a grant provided by the county, 15 or directly paid by the county during the fiscal year 16 for property in the urban renewal area using moneys in 17 the county's special fund created in section 403.19 and 18 such amounts agreed to by the county for future fiscal 19 years.
- 20 (10) A list of all properties, including the owner 21 of such properties, and the amount of property taxes 22 due and payable for the fiscal year that were exempted, 23 rebated, refunded, or reimbursed by the county, used to 24 fund a grant provided by the county, or directly paid 25 by the county during the fiscal year using moneys in 26 the county's special fund created in section 403.19 and 27 information for such amounts agreed to by the county 28 for future fiscal years.
- 29 (11) The balance of the county's special fund 30 created in section 403.19.
- 31 (12) The aggregate assessed value of the taxable 32 property in the urban renewal area, as shown on the 33 assessment roll used to calculate the amount of taxes 34 under section 403.19, subsection 1, for the fiscal 35 year.
- 36 (13) The aggregate assessed value of each 37 classification of taxable property located in the urban 38 renewal area.
- 39 (14) That portion of the assessed value of all 40 taxable property located in the urban renewal area that 41 was used to calculate the amount of excess taxes under 42 section 403.19, subsection 2.
- 43 (15) The amount of taxes determined under section 44 403.19, subsection 2, in excess of the amount required 45 to pay the applicable loans, advances, indebtedness, 46 and bonds, if any, and interest thereon, for the fiscal 47 year that was paid into the funds for the respective 48 taxing districts in the same manner as taxes on all 49 other property.
- 50 (16) Interest or earnings received by each urban -3-

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1 renewal area during the fiscal year on amounts 2 deposited into the special fund created in section 3 403.19 and the net proceeds during the fiscal year from 4 the sale of assets purchased using amounts deposited 5 into the special fund created in section 403.19.

- 6 (17) For each taxing district for which the 7 county divided taxes, the amount of taxes determined 8 under section 403.19, subsection 2, that, in lieu of 9 allocation to the taxing district, were deposited into 10 the county's special fund during the fiscal year.
- 11 (18) The amount of expenditures by the county 12 during the fiscal year for the purpose of providing or 13 aiding in the provision of public improvements related 14 to housing and residential development.
- 15 (19) The amount of assistance to low and moderate 16 income housing provided by the county under section 17 403.22 during the fiscal year if applicable.
- 18 (20) When required as part of an urban renewal 19 development or redevelopment agreement that includes 20 the use of incremental taxes collected pursuant to 21 section 403.19, subsection 2, the total number of jobs 22 to be created, the wages associated with those jobs, 23 the total private capital investment, and the total 24 cost of the public infrastructure constructed.
- 25 (21) All other additional information or 26 documentation relating to a county's urban renewal 27 activities or use of divisions of revenue under chapter 28 403 deemed relevant by the department of management, in 29 consultation with the county finance committee.
- 30 c. By December 1, 2012, the department of
 31 management, in collaboration with the legislative
 32 services agency, shall make publicly available on
 33 an internet site a searchable database of all such
 34 information contained in the reports required under
 35 this subsection. Reports from previous years shall be
 36 retained by the department and shall continue to be
 37 available and searchable on the internet site.
- d. The legislative services agency, in consultation with the department of management, shall annually prepare a report for submission to the governor and the general assembly that summarizes and analyzes the information contained in the reports submitted under this subsection, section 357H.9, subsection 2, and section 384.22, subsection 2. The report prepared by the legislative services agency shall be submitted not later than February 15 following the most recently ended fiscal year for which the reports were filed.

 E. For purposes of this subsection, "indebtedness"
- 48 e. For purposes of this subsection, "indebtedness"
 49 includes but is not limited to written agreements
 50 whereby the county agrees to exempt, rebate, refund, or
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1 reimburse property taxes, provide a grant for property 2 taxes paid, or make a direct payment of taxes, with 3 moneys in the special fund created in section 403.19, 4 and bonds, notes, or other obligations that are secured 5 by or subject to repayment from moneys appropriated by 6 the county from moneys in the special fund created in 7 section 403.19. Sec. 6. Section 331.403, Code 2011, is amended by 9 adding the following new subsection: NEW SUBSECTION. 4. The annual financial report 11 shall be prepared on forms and pursuant to instructions 12 prescribed by the department of management and shall 13 be filed with the department of management. The urban 14 renewal report shall be filed with the department of 15 management. Each report must be filed prior to the 16 publication and adoption of the county budget under 17 section 331.434 for the fiscal year beginning July 18 1 following the date such reports are due. If such 19 reports are not filed pursuant to the requirements of 20 this section, the department of management shall not 21 certify the county's taxes back to the county auditor 22 under section 24.17. Sec. 7. Section 331.434, unnumbered paragraph 1, 23 24 Code 2011, is amended to read as follows: Annually, the board of each county, subject to 25 26 section 331.403, subsection 4, sections 331.423 27 through 331.426, and other applicable state law, shall 28 prepare and adopt a budget, certify taxes, and provide 29 appropriations as follows: Section 331.434, subsection 1, Code 2011, Sec. 8. 31 is amended to read as follows: The budget shall show the amount required for 32 33 each class of proposed expenditures, a comparison of 34 the amounts proposed to be expended with the amounts 35 expended for like purposes for the two preceding years, 36 the revenues from sources other than property taxation, 37 and the amount to be raised by property taxation, in 38 the detail and form prescribed by the director of the 39 department of management. For each county that has 40 established an urban renewal area, the budget shall 41 include estimated and actual tax increment financing 42 revenues and all estimated and actual expenditures of 43 the revenues, proceeds from debt and all estimated 44 and actual expenditures of the debt proceeds, and 45 identification of any entity receiving a direct payment 46 of taxes funded by tax increment financing revenues 47 and shall include the total amount of loans, advances, 48 indebtedness, or bonds outstanding at the close of 49 the most recently ended fiscal year, which qualify 50 for payment from the special fund created in section H-8509 -5-

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1 403.19, including interest negotiated on such loans,
 2 advances, indebtedness, or bonds. For purposes of this
 3 subsection, "indebtedness" includes written agreements
 4 whereby the county agrees to suspend, abate, exempt,
 5 rebate, refund, or reimburse property taxes, provide a
 6 grant for property taxes paid, or make a direct payment
 7 of taxes, with moneys in the special fund. The amount
 8 of loans, advances, indebtedness, or bonds shall be
 9 listed in the aggregate for each county reporting. The
10 county finance committee, in consultation with the
11 department of management and the legislative services
12 agency, shall determine reporting criteria and shall
13 prepare a form for reports filed with the department
14 pursuant to this section. The department shall make
15 the information available by electronic means.
      Sec. 9. Section 357H.9, Code 2011, is amended to
17 read as follows:
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      357H.9 Incremental property taxes.
      1. The board of trustees shall provide by
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20 resolution that taxes levied on the taxable property
21 in a rural improvement zone each year by or for the
22 benefit of the state, city, county, school district,
23 or other taxing district after the effective date of
24 the resolution shall be divided as provided in section
25 403.19, subsections 1 and 2, in the same manner as
26 if the taxable property in the rural improvement zone
27 was taxable property in an urban renewal area and
28 the resolution was an ordinance within the meaning of
29 those subsections. The taxes received by the board
30 of trustees shall be allocated to, and when collected
31 be paid into, a special fund and may be irrevocably
32 pledged by the trustees to pay the principal of
33 and interest on the certificates, contracts, or
34 other obligations approved by the board of trustees
35 to finance or refinance, in whole or in part, an
36 improvement project. As used in this section, "taxes"
37 includes, but is not limited to, all levies on an ad
38 valorem basis upon land or real property located in the
39 rural improvement zone.
      2. a. Each board of trustees that has by
40
41 resolution provided for a division of revenue in the
42 rural improvement zone during the most recently ended
43 fiscal year shall complete and file with the department
44 of management a tax increment financing report by
45 December 1 following the end of such fiscal year. The
46 report shall be approved by the affirmative vote of a
47 majority of the board of trustees and be prepared in
48 the format and submitted electronically pursuant to the
49 instructions prescribed by the department of management
50 in consultation with the legislative services agency.
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b. The report required under this subsection shall
2 include substantially the same information required for
3 counties under section 331.403, subsection 3, as of
4 June 30 of the most recently ended fiscal year or the
 5 information for such fiscal year, as applicable.
      c. By December 1, 2012, the department of
7 management, shall make publicly available on an
8 internet site a searchable database of all such
9 information contained in the reports required under
10 this subsection. Reports from previous years shall be
11 retained by the department and shall continue to be
12 available and searchable on the internet site.
      d. A board of trustees that fails to satisfy the
13
14 requirements of this subsection shall have all future
15 incremental taxes withheld from payment into the rural
16 improvement zone's special fund until such requirements
17 are met.
18
      Sec. 10. Section 384.16, unnumbered paragraph 1,
19 Code 2011, is amended to read as follows:
     Annually, a city that has satisfied the requirements
20
21 of section 384.22, subsection 3, shall prepare and
22 adopt a budget, and shall certify taxes as follows:
      Sec. 11. Section 384.16, subsection 1, paragraphs b
24 and c, Code 2011, are amended to read as follows:
     b. A budget must show comparisons between the
25
26 estimated expenditures in each program in the following
27 year, the latest estimated expenditures in each program
28 in the current year, and the actual expenditures
29 in each program from the annual report reports as
30 provided in section 384.22, or as corrected by a
31 subsequent audit report. Wherever practicable, as
32 provided in rules of the committee, a budget must show
33 comparisons between the levels of service provided
34 by each program as estimated for the following year,
35 and actual levels of service provided by each program
36 during the two preceding years. For each city that has
37 established an urban renewal area, the budget shall
38 include estimated and actual tax increment financing
39 revenues and all estimated and actual expenditures of
40 the revenues, proceeds from debt and all estimated
41 and actual expenditures of the debt proceeds, and
42 identification of any entity receiving a direct payment
43 of taxes funded by tax increment financing revenues
44 and shall include the total amount of loans, advances,
45 indebtedness, or bonds outstanding at the close of
46 the most recently ended fiscal year, which qualify
47 for payment from the special fund created in section
48 403.19, including interest negotiated on such loans,
49 advances, indebtedness, or bonds. The amount of loans,
50 advances, indebtedness, or bonds shall be listed in the
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- 1 aggregate for each city reporting. The city finance 2 committee, in consultation with the department of 3 management and the legislative services agency, shall 4 determine reporting criteria and shall prepare a form 5 for reports filed with the department pursuant to this 6 section. The department shall make the information 7 available by electronic means.
- c. For purposes of this subsection, "indebtedness" 9 - includes written agreements whereby the city agrees to 10 suspend, abate, exempt, rebate, refund, or reimburse 11 property taxes, provide a grant for property taxes 12 paid, or make a direct payment of taxes, with moneys 13 in the special fund.
- Sec. 12. Section 384.22, Code 2011, is amended to 14 15 read as follows:
- 384.22 Annual report reports ---- financial report ----17 urban renewal report.
- 1. Not later than December 1 of each year, a city 19 shall publish an annual financial report as provided in 20 section 362.3 containing a summary for the preceding 21 fiscal year of all collections and receipts, all 22 accounts due the city, and all expenditures, the 23 current public debt of the city, and the legal debt 24 limit of the city for the current fiscal year. The 25 annual financial report shall be prepared on forms and 26 pursuant to instructions prescribed by the auditor of 27 state. A copy of this report must be filed with the 28 auditor of state not later than December 1 of each 29 year.
- A city that fails to meet the filing deadline 31 imposed by this section shall have withheld from 32 payments to be made to the county which are allocated 33 to the city pursuant to section 425.1 an amount equal 34 to five cents per capita until the annual report is 35 filed with the auditor of state.
- 2. a. Each city that had an urban renewal plan and 37 area in effect at any time during the most recently 38 ended fiscal year shall complete for each such urban 39 renewal plan and area and file with the department 40 of management an urban renewal report by December 1 41 following the end of such fiscal year. Each report 42 shall be approved by the affirmative vote of a 43 majority of the city council and be prepared in the 44 format and submitted electronically pursuant to the 45 instructions prescribed by the department of management 46 in consultation with the legislative services agency.
- b. The report required under this subsection shall 47 48 include all of the following as of June 30 of the most 49 recently ended fiscal year:
 - (1) Whether the urban renewal area is determined -8-

- 1 by the city to be a slum area, blighted area, economic 2 development area or a combination of those areas, and 3 the date such determination was made.
- (2) A map clearly identifying the boundaries of the 5 urban renewal area.
- (3) A copy of the ordinance providing for a 7 division of revenue in the urban renewal area under 8 section 403.19.
- 9 (4) A copy of the urban renewal plan adopted for 10 the urban renewal area, the date of each amendment to 11 the plan, and a copy of such amendment.
- (5) A list and description of all urban renewal 13 projects within the urban renewal area that are in 14 process and all urban renewal projects that were 15 completed during the fiscal year.
- (6) A description of each expenditure during 17 the fiscal year from the city's special fund created 18 in section 403.19. Each such expenditure shall 19 be classified by the city according to categories 20 established by the department of management and shall 21 be designated as corresponding to the specific loan, 22 advance, indebtedness, or bond which qualifies for 23 payment from the special fund under section 403.19. 24 Each such expenditure shall also be designated as 25 corresponding to one or more specific urban renewal 26 projects. This description shall not be required for 27 the report required to be filed on or before December 28 1, 2012.
- 29 (7) The amount of loans, advances, indebtedness, 30 or bonds, including interest negotiated on such loans, 31 advances, indebtedness, or bonds, which qualify for 32 payment from the special fund created in section 33 403.19, and which were incurred or issued during the 34 fiscal year. Each such loan, advance, debt, or bond 35 shall be classified by the city according to categories 36 established by the department of management and shall 37 be designated as corresponding to one or more specific 38 urban renewal projects.
- (8) The amount of loans, advances, indebtedness, 40 or bonds that remain unpaid at the close of the fiscal year, and which qualify for payment from the special fund created in section 403.19, including interest 43 negotiated on such loans, advances, indebtedness, or 44 $\overline{\text{bonds}}$.
- 45 (9) The total amount of property taxes that were 46 exempted, rebated, refunded, or reimbursed by the city, 47 used to fund a grant provided by the city, or directly 48 paid by the city during the fiscal year for property 49 in the urban renewal area using moneys in the city's 50 special fund created in section 403.19 and such amounts

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- 1 agreed to by the city for future fiscal years.
- 2 (10) A list of all properties, including the owner of such properties, and the amount of property taxes due and payable for the fiscal year that were exempted, rebated, refunded, or reimbursed by the city, used to fund a grant provided by the city, or directly paid by the city during the fiscal year using moneys in the city's special fund created in section 403.19 and information for such amounts agreed to by the city for future fiscal years.
- 11 (11) The balance of the city's special fund created 12 in section 403.19.
- (12) The aggregate assessed value of the taxable property in the urban renewal area, as shown on the assessment roll used to calculate the amount of taxes under section 403.19, subsection 1, for the fiscal year.
- 18 (13) The aggregate assessed value of each
 19 classification of taxable property located in the urban
 20 renewal area.
- 21 (14) That portion of the assessed value of all
 22 taxable property located in the urban renewal area that
 23 was used to calculate the amount of excess taxes under
 24 section 403.19, subsection 2.
- 25 (15) The amount of taxes determined under section 26 403.19, subsection 2, in excess of the amount required to pay the applicable loans, advances, indebtedness, and bonds, if any, and interest thereon, for the fiscal year that was paid into the funds for the respective taxing districts in the same manner as taxes on all other property.
- 132 (16) Interest or earnings received by each urban renewal area during the fiscal year on amounts deposited into the special fund created in section 403.19 and the net proceeds during the fiscal year from the sale of assets purchased using amounts deposited into the special fund created in section 403.19.
- 38 (17) For each taxing district for which the
 39 city divided taxes, the amount of taxes determined
 40 under section 403.19, subsection 2, that, in lieu of
 41 allocation to the taxing district, were deposited into
 42 the city's special fund during the fiscal year.
- (18) The amount of expenditures by the city during
 the fiscal year for the purpose of providing or aiding
 in the provision of public improvements related to
 housing and residential development.
- 47 (19) The amount and types of assistance to low and moderate income housing provided by the city under section 403.22 during the fiscal year if applicable.
- 50 (20) When required as part of an urban renewal

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- 1 development or redevelopment agreement that includes
- 2 the use of incremental taxes collected pursuant to
- 3 section 403.19, subsection 2, the total number of jobs
- 4 to be created, the wages associated with those jobs,
- 5 the total private capital investment, and the total
- 6 cost of the public infrastructure constructed.
- (21) All other additional information or
- 8 documentation relating to a city's urban renewal
- 9 activities or use of divisions of revenue under chapter
- 10 403 deemed relevant by the department of management, in
- 11 consultation with the city finance committee.
- c. By December 1, 2012, the department of
- 13 management, in collaboration with the legislative
- 14 services agency, shall make publicly available on
- 15 an internet site a searchable database of all such
- 16 information contained in the reports required under
- 17 this subsection. Reports from previous years shall be
- 18 retained by the department and shall continue to be
- 19 available and searchable on the internet site.
- d. For purposes of this subsection, "indebtedness" 20
- 21 includes but is not limited to written agreements
- 22 whereby the city agrees to exempt, rebate, refund, or 23 reimburse property taxes, provide a grant for property
- 24 taxes paid, or make a direct payment of taxes, with
- 25 moneys in the special fund created in section 403.19, 26 and bonds, notes, or other obligations that are secured
- 27 by or subject to repayment from moneys appropriated by
- 28 the city from moneys in the special fund created in
- 29 section 403.19.
 - 3. The annual financial report shall be prepared on
- 31 forms and pursuant to instructions prescribed by the
- 32 auditor of state and shall be filed with the auditor
- 33 of state. The urban renewal report shall be filed
- 34 with the department of management. Each report must
- 35 be filed prior to the publication and adoption of
- 36 the city budget under section 384.16 for the fiscal
- 37 year beginning July 1 following the date such reports
- 38 are due. If such reports are not filed pursuant to
- 39 the requirements of this section, the department of
- 40 management shall not certify the city's taxes back to
- 41 the county auditor under section 24.17.
- Sec. 13. Section 403.5, subsection 2, paragraph b, 42
- 43 Code 2011, is amended to read as follows:
- (1) Prior to its approval of an urban renewal
- 45 plan which provides for a division of revenue pursuant
- 46 to section 403.19, the municipality shall mail the
- 47 proposed plan by regular mail to the affected taxing
- 48 entities. The municipality shall include with the
- 49 proposed plan notification of a consultation to be held
- 50 between the municipality and affected taxing entities

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1 prior to the public hearing on the urban renewal 2 plan. If the proposed urban renewal plan or proposed 3 urban renewal project within the urban renewal area 4 includes the use of taxes resulting from a division of 5 revenue under section 403.19 for a public building, 6 including but not limited to a police station, fire 7 station, administration building, swimming pool, 8 hospital, library, recreational building, city hall, 9 or other public building that is exempt from taxation, 10 including the grounds of, and the erection, equipment, 11 remodeling, or reconstruction of, and additions or 12 extensions to, such a building, the municipality shall 13 include with the proposed plan notification an analysis 14 of alternative development options and funding for the 15 urban renewal area or urban renewal project and the 16 reasons such options would be less feasible than the 17 proposed urban renewal plan or proposed urban renewal 18 project. A copy of the analysis required in this 19 subparagraph shall be included with the urban renewal 20 report required under section 331.403 or 384.22, as 21 applicable, and filed by December 1 following adoption 22 of the urban renewal plan or project. (2) Each affected taxing entity may appoint a 24 representative to attend the consultation. The 25 consultation may include a discussion of the estimated 26 growth in valuation of taxable property included in 27 the proposed urban renewal area, the fiscal impact 28 of the division of revenue on the affected taxing 29 entities, the estimated impact on the provision of 30 services by each of the affected taxing entities in the 31 proposed urban renewal area, and the duration of any 32 bond issuance included in the plan. The designated 33 representative of the affected taxing entity may 34 make written recommendations for modification to 35 the proposed division of revenue no later than seven 36 days following the date of the consultation. The 37 representative of the municipality shall, no later 38 than seven days prior to the public hearing on the 39 urban renewal plan, submit a written response to the 40 affected taxing entity addressing the recommendations 41 for modification to the proposed division of revenue. Sec. 14. Section 403.5, subsection 5, Code 2011, is 42 43 amended to read as follows: a. An Except as otherwise provided in this 45 subsection, an urban renewal plan may be modified at 46 any time: Provided, that if. However, if the urban 47 renewal plan is modified after the lease or sale by 48 the municipality of real property in the urban renewal 49 project area, such modification may be conditioned upon 50 such approval of the owner, lessee, or successor in H-8509 -12-

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- 1 interest as the municipality may deem advisable, and in 2 any event such modification shall be subject to such 3 rights at law or in equity as a lessee or purchaser, or 4 a lessee's or purchaser's successor or successors in 5 interest, may be entitled to assert.
- 6 b. A municipality shall not approve an urban
 7 renewal project for an urban renewal area unless the
 8 governing body has amended or modified the adopted
 9 urban renewal plan to include the urban renewal
 10 project.
- c. The municipality shall comply with the 12 notification, and consultation, and hearing process 13 provided in this section prior to the approval of any 14 amendment or modification to an adopted urban renewal 15 plan if such amendment or modification provides for 16 refunding bonds or refinancing resulting in an increase 17 in debt service or provides for the issuance of bonds 18 or other indebtedness, to be funded primarily in the 19 manner provided in section 403.19, or if such amendment 20 or modification provides for the inclusion and 21 approval of an urban renewal project under paragraph 22 "b". However, the review and recommendation process 23 conducted by the municipality's planning commission 24 under subsection 2, paragraph "a", shall not be 25 required when amending or modifying an adopted urban 26 renewal plan.
- d. Once determined to be a blighted area, a slum area, or an economic development area by a municipality, an urban renewal area shall not be redetermined by the municipality throughout the duration of the urban renewal area.
- Sec. 15. Section 403.17, subsection 1, Code 2011, 33 is amended to read as follows:
- 1. "Affected taxing entity" means a city, community college, county, or school district which levied or certified for levy a property tax on any portion of the taxable property located within the urban renewal area in the fiscal year beginning prior to the calendar year in which a proposed urban renewal plan is submitted to the local governing body for approval.
- Sec. 16. Section 403.19, subsection 2, Code 42 Supplement 2011, as amended by 2012 Iowa Acts, Senate 43 File 2137, section 6, is amended to read as follows:
- 2. <u>a.</u> That portion of the taxes each year in excess of such amount shall be allocated to and when collected be paid into a special fund of the municipality to pay the principal of and interest on loans, moneys advanced to, or indebtedness, whether funded, refunded, assumed, or otherwise, including bonds issued under the authority of section 403.9,

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1 subsection 1, incurred by the municipality to finance 2 or refinance, in whole or in part, an urban renewal 3 project within the area, and to provide assistance for 4 low and moderate income family housing as provided 5 in section 403.22. However, except as provided in 6 paragraph "b", taxes for the regular and voter-approved 7 physical plant and equipment levy of a school district 8 imposed pursuant to section 298.2 and taxes for the 9 instructional support program of a school district 10 imposed pursuant to section 257.19, taxes for the 11 payment of bonds and interest of each taxing district, 12 and taxes imposed under section 346.27, subsection 13 22, related to joint county-city buildings shall be 14 collected against all taxable property within the 15 taxing district without limitation by the provisions 16 of this subsection.

- b. (1) However, all All or a portion of the taxes for the physical plant and equipment levy shall be paid by the school district to the municipality if the auditor certifies to the school district by July 1 the amount of such levy that is necessary to pay 22 the principal and interest on bonds issued by the municipality to finance an urban renewal project, which 24 bonds were issued before July 1, 2001. Indebtedness incurred to refund bonds issued prior to July 1, 2001, shall not be included in the certification. Such 27 school district shall pay over the amount certified 28 by November 1 and May 1 of the fiscal year following 29 certification to the school district.
- (2) (a) All or a portion of the taxes for the instructional support program levy of a school district shall be paid by the school district to the municipality if the auditor, pursuant to subsection 11, certifies to the school district by July 1 the amount of such levy that is necessary to pay the principal and interest on bonds issued or other indebtedness incurred by the municipality to finance an urban renewal project if such bonds or indebtedness were issued or incurred on or before April 24, 2012. Such school district shall pay over the amount certified by November 1 and May 1 of the fiscal year following certification to the school district.
- (b) In lieu of payment to a municipality under
 subparagraph division (a), a school district may by
 resolution of the board of directors of the school
 district approve at a regular meeting of the board
 of directors the payment of all or a portion of the
 instructional support program property tax revenue
 excluded under paragraph "a", to the municipality for
 the payment of principal and interest on such bonds
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issued or such other indebtedness incurred by the municipality before, on, or after April 24, 2012.

c. Unless and until the total assessed valuation of the taxable property in an urban renewal area exceeds the total assessed value of the taxable property in such area as shown by the last equalized assessment roll referred to in subsection 1, all of the taxes levied and collected upon the taxable property in the urban renewal area shall be paid into the funds for the respective taxing districts as taxes by or for the taxing districts in the same manner as all other property taxes. When such loans, advances, indebtedness, and bonds, if any, and interest thereon, have been paid, all moneys thereafter received from

15 taxes upon the taxable property in such urban renewal

16 area shall be paid into the funds for the respective 17 taxing districts in the same manner as taxes on all

18 other property. 19 d. In those

19 <u>d.</u> In those instances where a school district 20 has entered into an agreement pursuant to section 21 279.64 for sharing of school district taxes levied and 22 collected from valuation described in this subsection 23 and released to the school district, the school 24 district shall transfer the taxes as provided in the 25 agreement.

Sec. 17. Section 403.19, subsection 6, paragraph 27 a, subparagraph (1), Code Supplement 2011, is amended 28 to read as follows:

(1) A municipality shall certify to the county 30 auditor on or before December 1 the amount of loans, 31 advances, indebtedness, or bonds, including interest 32 negotiated on such loans, advances, indebtedness, 33 or bonds, which qualify for payment from the special 34 fund referred to in subsection 2, for each urban 35 renewal area in the municipality, and the filing of 36 the certificate shall make it a duty of the auditor to 37 provide for the division of taxes in each subsequent 38 year without further certification, except as provided 39 in paragraphs "b" and "c", until the amount of the 40 loans, advances, indebtedness, or bonds is paid to the 41 special fund. Such certification shall include all 42 amounts which qualify for payment from the special fund 43 referred to in subsection 2 during the next fiscal 44 year and all amounts which qualify for payment from 45 the special fund in any subsequent fiscal year. If 46 any loans, advances, indebtedness, or bonds are issued 47 which qualify for payment from the special fund and 48 which are in addition to amounts already certified, 49 the municipality shall certify the amount of the 50 additional obligations on or before December 1 of the H-8509 -15-

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1 year such obligations were issued, and the filing of 2 the certificate shall make it a duty of the auditor to 3 provide for the division of taxes in each subsequent 4 year without further certification, except as provided 5 in paragraphs "b" and "c", until the amount of the 6 loans, advances, indebtedness, or bonds is paid to the 7 special fund. Any subsequent certifications under 8 this subsection shall not include amounts previously 9 certified.

Sec. 18. Section 403.19, subsection 6, Code 11 Supplement 2011, is amended by adding the following new 12 paragraph:

13 NEW PARAGRAPH. d. For purposes of this section, 14 "indebtedness" includes but is not limited to written 15 agreements whereby the municipality agrees to exempt, 16 rebate, refund, or reimburse property taxes, provide a 17 grant for property taxes paid, or make a direct payment 18 of taxes, with moneys in the special fund referred to 19 in subsection 2, and bonds, notes, or other obligations 20 that are secured by or subject to payment from moneys 21 appropriated by the municipality from moneys in the 22 special fund referred to in subsection 2.

Sec. 19. Section 403.19, Code Supplement 2011, is 24 amended by adding the following new subsection:

NEW SUBSECTION. 9. a. Moneys from any source 25 26 deposited into the special fund created in this 27 section shall not be expended for or otherwise used in 28 connection with an urban renewal project approved on or 29 after the effective date of this Act that includes the 30 relocation of a commercial or industrial enterprise not 31 presently located within the municipality, unless one 32 of the following occurs:

- (1)The local governing body of the municipality 33 34 where the commercial or industrial enterprise is 35 currently located and the local governing body of 36 the municipality where the commercial or industrial 37 enterprise is proposing to relocate have either entered 38 into a written agreement concerning the relocation of 39 the commercial or industrial enterprise or have entered 40 into a written agreement concerning the general use of 41 economic incentives to attract commercial or industrial 42 development within those municipalities.
- (2) The local governing body of the municipality 44 where the commercial or industrial enterprise is 45 proposing to relocate finds that the use of deposits 46 into the special fund for an urban renewal project that 47 includes such a relocation is in the public interest. 48 A local governing body's finding that an urban renewal 49 project that includes a commercial or industrial 50 enterprise relocation is in the public interest shall

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- 1 include written verification from the commercial or 2 industrial enterprise that the enterprise is actively 3 considering moving all or a part of its operations to a 4 location outside the state and a specific finding that 5 such an out-of-state move would result in a significant 6 reduction in either the enterprise's total employment 7 in the state or in the total amount of wages earned by 8 employees of the enterprise in the state.
- b. For the purposes of this subsection, 10 "relocation" means the closure or substantial reduction 11 of an enterprise's existing operations in one area of 12 the state and the initiation of substantially the same 13 operation in the same county or a contiguous county 14 in the state. This subsection does not prohibit an 15 enterprise from expanding its operations in another 16 area of the state provided that existing operations 17 of a similar nature are not closed or substantially 18 reduced.
- 19 Section 403.19, Code Supplement 2011, is Sec. 20. 20 amended by adding the following new subsection:
- NEW SUBSECTION. 10. a. Interest or earnings 22 received on amounts deposited into the special fund 23 created in this section and the net proceeds from the 24 sale of assets purchased using amounts deposited into 25 the special fund created in this section shall be 26 credited to the special fund and shall be used solely 27 for the purposes specified in this section.
- b. Moneys in the special fund created in this 28 29 section shall not be transferred to another fund of the 30 municipality except for the payment of loans, advances, 31 indebtedness, or bonds that qualify for payment from 32 the special fund.
- Sec. 21. Section 403.19, Code Supplement 2011, is 33 34 amended by adding the following new subsection:

NEW SUBSECTION. 11. For any fiscal year, a 36 municipality may certify to the county auditor for 37 instructional support program property tax revenue 38 necessary for payment of principal and interest on 39 bonds issued or other indebtedness incurred for an 40 urban renewal project on or before April 24, 2012. 41 If for any fiscal year a municipality fails to 42 certify to the county auditor by July 1 the amount

- 43 of instructional support program property tax revenue
- 44 necessary for payment of principal and interest on
- 45 such bonds, as provided in subsection 2, the school
- 46 district is not required to pay over the revenue to the
- 47 municipality. If a school district and a municipality
- 48 are unable to agree on the amount of instructional
- 49 support program property tax revenue certified by the
- 50 municipality, either party may request that the state H-8509 -17-

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- 1 appeal board review and finally pass upon the amount 2 that may be certified. Such appeals must be presented 3 in writing to the state appeal board no later than 4 July 31 following certification. The burden shall be 5 on the municipality to prove that the instructional 6 support program property tax revenue is necessary to 7 pay principal and interest on the applicable bonds. A 8 final decision must be issued by the state appeal board 9 no later than the following October 1.
- 10 Sec. 22. NEW SECTION. 403.23 Audit ---- certificate 11 of compliance.
- 12 1. Each municipality that has established an 13 urban renewal area that utilizes, or plans to 14 utilize, revenues from the special fund created in 15 section 403.19, shall make an annual certification of 16 compliance with this section. For any year in which 17 the municipality is audited in accordance with section 18 11.6, such certification shall be audited as part of 19 the municipality's audit.
- 20 2. The certification required under this section 21 shall include such information or documentation deemed 22 appropriate by the auditor of state including but not 23 limited to the information required to be reported 24 under section 331.403, subsection 3, or section 384.22, 25 subsection 2, as applicable.
- 26 3. The auditor of state shall adopt rules necessary 27 to implement this section.
- Sec. 23. Section 423B.10, subsection 2, Code 2011, 29 is amended to read as follows:
- 2. a. An Upon approval by the board of supervisors of each applicable county pursuant to paragraph

 "b", an eligible city may by ordinance of the city council provide for the use of a designated amount of the increased local sales and services tax revenues collected under this chapter which are attributable to retail establishments in an urban renewal area to fund urban renewal projects located in the area. The designated amount may be all or a portion of such increased revenues.
- b. A city shall not adopt an ordinance under paragraph "a" unless the board of supervisors of each county where the urban renewal area from which such local sales and services tax revenues are to be collected and used to fund urban renewal projects is located first adopts a resolution approving the collection and use of such local sales and services tax revenues.
- 48 Sec. 24. IMPLEMENTATION OF ACT. Section 25B.2, 49 subsection 3, shall not apply to this Act.
- 50 Sec. 25. APPLICABILITY. The provisions of this

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- 1 Act prohibiting the department of management from 2 certifying taxes back to the county auditor under 3 section 24.17 if a county, under section 331.403, 4 subsection 4, or a city, under section 384.22, 5 subsection 3, fails to meet the reporting requirements 6 of sections 331.403 and 384.22, as applicable, or the 7 provision of this Act requiring that incremental taxes 8 be withheld from payment to a rural improvement zone if 9 the rural improvement zone fails to meet the reporting 10 requirement of section 357H.9, subsection 2, shall not 11 apply to the report required to be filed on or before 12 December 1, 2012.
- Sec. 26. APPLICABILITY. The provisions of this Act relating to the division of taxes for the instructional support program of a school district under section 403.19, as amended in this Act, apply to property taxes due and payable in fiscal years beginning on or after 18 July 1, 2013.
- 19 Sec. 27. APPLICABILITY. The section of this Act 20 amending section 423B.10 applies to city ordinances 21 adopted under section 423B.10 on or after the effective 22 date of this Act.>
- 23 2. Title page, by striking lines 1 through 5 and 24 inserting <An Act relating to Iowa's urban renewal law 25 and incremental taxes by modifying provisions relating 26 to divisions of revenue, modifying provisions relating 27 to the approval of urban renewal plans and projects and 28 approval of the use of certain local sales and services 29 tax revenue, requiring certain reporting and auditing, 30 and including applicability provisions.>>

RECEIVED FROM THE SENATE

H-8509 FILED APRIL 25, 2012

SENATE FILE 2338

H-8510

- Amend <u>Senate File 2338</u>, as amended, passed, and 2 reprinted by the Senate, as follows:
- 3 1. Page 51, after line 18 by inserting:
- 4 <Sec. NEW SECTION. 455B.810 Product 5 stewardship --- report.
- 6 1. By January 15 of each year, the department
- 7 shall submit a product stewardship report to the
- 8 general assembly. The report shall supply information
- 9 identifying solid waste according to product or product
- 10 category. The report shall consider latex paint,
- 11 oil-based paint, aseptic packaging, waste tires,
- 12 florescent bulbs, and food waste. The report shall not
- 13 include consideration of motor vehicles or watercraft.
 - 4 2. The department shall use the report described
- 15 in subsection 1 to recommend a strategy that most
- 16 efficiently manages solid waste as classified according
- 17 to product or product category. The strategy shall at
- 18 least include recommendations for all of the following:
- 19 a. Disposing of hazardous chemicals, toxic
- 20 materials, or harmful physical agents that pose a risk
- 21 of an adverse impact to the environment or public
- 22 health and safety.
- 23 b. Increasing the recovery of materials for reuse 24 or recycling.
- 25 c. Reducing costs associated with solid waste 26 management.
- 3. In preparing its report, the department shall
- 28 consider how other states have classified solid waste
- 29 according to products and product categories and how
- 30 other states have successfully collected and managed
- 31 solid waste, including recovering and recycling
- 32 efforts. When preparing the report, the department
- 33 shall consult with landfill operators and businesses
- 34 engaged in recycling solid waste. The department shall
- 35 also invite participation from interested members of
- 36 the public.
- 4. As part of its report, the department shall
- 38 recommend the establishment of a product stewardship
- 39 program that implements or improves upon the strategy
- 40 developed by the department under this section,
- 41 including by detailing any legislative proposals
- 42 required for implementation or explaining the adoption
- 43 of proposed rules under existing statutory authority.>
- 44 2. By renumbering as necessary.

By ISENHART of Dubuque KAUFMANN of Cedar

- Amend <u>Senate File 2338</u>, as amended, passed, and 2 reprinted by the Senate, as follows:
- 3 1. Page 5, after line 9 by inserting:
- 4 <Sec. ___. DEPARTMENT OF ADMINISTRATIVE SERVICES ---- 5 ENERGY EFFICIENCY EFFORTS.
- 1. The department of administrative services
 7 shall report to the general assembly and governor by
 8 November 15, 2012, regarding the feasibility of giving
 9 preference to or requiring the purchase or lease of
- 10 passenger cars with a United States environmental
- 11 protection agency estimated highway-mileage rating of 12 at least thirty-five miles per gallon and electric
- 12 and natural and narrowed reshiples with a Indited
- 13 and natural-gas powered vehicles with a United
- 14 States environmental protection agency estimated
- 15 highway-mileage rating of at least forty-five miles
- 16 per gallon. The preference shall be determined on a 17 fleet-wide average basis.
- 2. Funds appropriated to a state agency for utility expenses shall not be transferred or reallocated, and any such unexpended funds at the end of a fiscal year shall not revert to the general fund of the state but 22 shall be allocated to the Iowa energy bank revolving loan fund, to be used exclusively to finance energy improvements to state-owned properties.
- 25 3. The department of administrative services shall 26 require that the procurement of any product by a state 27 agency conform to energy star specifications current 28 at the time of contract or purchase if the product is 29 subject to energy star labeling.
- 4. The department of administrative services shall provide for least-cost lighting of state buildings and property under its control, and shall work with other state departments and agencies responsible for the energy costs of buildings and property under their control to do the same, based on minimizing energy use and the life-cycle costs of the energy technology.
- 5. The department of administrative services shall establish a program with other state agencies to replace or deploy battery chargers and other smart for power technology that turns off the power source to the adapter or battery once the battery is charged or cuts power to unused electrical devices.
- Sec. ____. EFFECTIVE UPON ENACTMENT. The section of 44 this division of this Act, relating to energy efficient 45 efforts by the department of administrative services, 46 being deemed of immediate importance, takes effect upon 47 enactment.>
- 48 2. By renumbering as necessary.

By ISENHART of Dubuque